Case: 1:17-md-02804-DAP Doc #: 2209-3 Filed: 08/13/19 1 of 4. PageID #: 335410

## PD9 Exh B

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                   UNITED STATES DISTRICT COURT
                 FOR THE NORTHERN DISTRICT OF OHIO
2
                      EASTERN DIVISION
3
                                    MDL No. 2804
    IN RE: NATIONAL
    PRESCRIPTION OPIATE
4
    LITIGATION
                                    Case No.
                                    1:17-MD-2804
5
    THIS DOCUMENT RELATES TO
                                ) Hon. Dan A.
6
    ALL CASES
                                    Polster
7
8
9
10
                 Wednesday, May 29, 2019
11
       HIGHLY CONFIDENTIAL - SUBJECT TO FURTHER
12
                 CONFIDENTIALITY REVIEW
13
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16
           Videotaped Deposition of DANIEL P.
     KESSLER, JD, Ph.D., held at Jones Day,
17
     1755 Embarcadero Road, Palo Alto, California,
     commencing at 9:02 a.m., on the above date,
18
     before Debra A. Dibble, Registered Diplomate
     Reporter, Certified Realtime Reporter,
19
     Certified Realtime Captioner, and Notary
     Public.
20
21
22
                GOLKOW LITIGATION SERVICES
23
             877.370.3377 ph | fax 917.591.5672
                     deps@golkow.com
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- 1 him professionally. Probably 20 years. In
- the ballpark of 20 years.
- Q. And are you aware of whether or
- 4 not he is a research associate at the NBER?
- 5 A. I believe he is, but I am not
- 6 certain. Yeah, I'm not certain.
- Okay. By the way, with respect
- 8 to all four of these professors that we just
- 9 discussed, Professors Gruber, Cutler,
- McGuire, and Liebman, do you know any of them
- outside of your professional capacity?
- 12 A. No.
- 13 Q. In other words, would you
- consider any of them your colleagues?
- MR. GEISE: Object to the form.
- THE WITNESS: Yes. I mean, I'd
- consider them all my colleagues.
- MR. KO: Okay. Great.
- THE WITNESS: In a professional
- context.
- Q. (BY MR. KO) Do you respect all
- 22 four of them?
- MR. GEISE: Objection, vague.
- THE WITNESS: I think they're

1 all very smart academic researchers. 2 I certainly have read many of 3 the papers that they've written, and 4 learned from them. 5 (BY MR. KO) And do you know 0. Professor Meredith Rosenthal? 6 7 Not really. 8 Okay. You don't have a Q. 9 professional relationship with her? 10 No, I would not say I know Α. 11 Professor Rosenthal professionally, no. 12 So is it fair to say that you Ο. 13 know Professors Cutler, Gruber, McGuire, and 14 Liebman more than you know Professor 15 Rosenthal? 16 Α. Yes. That's a correct 17 assessment. 18 0. Okay. Now going back to your 19 CV on the awards and fellowships that you 20 list, are there -- I just want to make sure 21 the record is clear, are there any other 22 awards or fellowships that you can think of 23 that you have had or currently have that are 24 not listed here?